DATE OF NOTICE: July 22, 2002

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AMIR HUSSAIN : CIVIL ACTION.

vs.

CABOT PERFORMANCE MATERIALS,

INC., A DIVISION OF CABOT

CORPORATION : NO. 02-3825

#### NOTICE

Please be advised that an initial pretrial conference in the above-captioned case will be held on **August 7**, **2002** at **12:30 p.m.** before the Honorable Eduardo C. Robreno in Room 7614, U.S. Courthouse, 601 Market Street, Philadelphia, Pennsylvania.

Attached is an Initial Pretrial Conference Information Report (the "Report") which you are required to complete and forward to the Court at least three (3) days prior to the Initial Pretrial Conference. Do not have the Report docketed. Also attached is a notice of Agenda of Initial Pretrial Conference. In lieu of each side submitting a Report, the parties may file a joint report pursuant to Federal Rule of Civil Procedure 26(f).

If trial counsel in this case is on trial in a Court of record at the time of the Initial Pretrial Conference, another attorney in such trial attorney's office, who should be familiar with the case, is required to appear at the Initial Pretrial Conference.

Constantine S. Flores
Deputy Clerk to Judge Robreno
(267) 299-7429

cc: Charles V. Curley, Esq.; Neil S. Witkes, Esq.

# NOTICE TO COUNSEL OF AGENDA OF INITIAL PRETRIAL CONFERENCE

- 1. An initial pretrial conference ("Initial Pretrial Conference"), as described in Fed. R. Civ. P. 16(a), (b) and (c), will be held shortly after an answer is filed or a case is reassigned to Judge Robreno's calendar.
- 2. The Initial Pretrial Conference usually will take ten (10) to twenty (20) minutes.
- 3. At the Initial Conference the following matters, among others, will be considered and acted upon:
  - A. Jurisdictional defects, if any;
- B. Time limits to join other parties and to amend pleadings;
  - C. Prospects of amicable settlement;
- D. Progress of self executing disclosure under Section 4:01 of the Civil Justice Expense and Delay Reduction Plan (the "Plan");
- E. Establishing schedules for remaining pretrial proceedings including discovery, pretrial filings, exchange of expert reports, etc;
  - F. Filing of dispositive motions; and,
  - G. Setting a date for trial.
- 4. Each party should be prepared to describe the nature of the discovery it seeks including an estimate of the number of depositions it intends to take.

5. No further conferences will be held until the Final Pretrial Conference unless requested by counsel for exploration of settlement or for trial management or trial preparation purposes or if provided for in the Scheduling Order.

Constantine S. Flores
Deputy Clerk to Judge Robreno
(267) 299-7429

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#### INITIAL PRETRIAL CONFERENCE STATUS REPORT

	D	ate:	_
CIVIL ACTION NO	JURY TRIAL	NON-JURY TRIAL	
Title of Case:			
Name of Party You Represent:			
Party is: plaintiff	defendant	_ third-party defendan	it
Name of Trial Counsel:			
Law Firm:			
Address:			
Phone Number (including area			
Basis for Jurisdiction:			
Proof of Service No	Filed as	to Defendant:	Yes
Has self-executing disclosure	e been completed	Yes No _	
If not, explain what remains	to be completed	?	
What, if any, matters do you initial pretrial confere	wish to bring to ence?	the attention of the co	ourt at the
Case will be ready for trial	on or about:		
Trial time: a) Estimate of to b) Estimate of to	otal time to pre otal time for th	sent your casee entire trial	
Additional Comments:			
	Counsel for		